

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

<b>In re:</b>	)	<b>Chapter 11</b>
	)	
<b>W.R. GRACE &amp; CO., et al.</b>	)	<b>Case No. 01-01139 (JKF)</b>
	)	
<b>Debtors.</b>	)	<b>(Jointly Administered)</b>
	)	
	)	
	)	<b>Objection Deadline: July 7, 2006</b>
	)	<b>Hearing Date: July 24, 2006 at 2:00 p.m.</b>
	)	

**JOINDER OF THE MOTLEY RICE LLC CLAIMANTS IN THE  
OBJECTION OF THE STATE OF ARIZONA TO DEBTORS' MOTION  
FOR A SCHEDULING ORDER REGARDING CERTAIN OF THE DEBTORS'  
FIFTEENTH OMNIBUS OBJECTIONS TO PD CLAIMS (SUBSTANTIVE)**

Motley Rice LLC represents nine Claimants, with claims for a total of eighteen buildings of varying types, in this bankruptcy proceeding:

<u>Claimant</u>	<u>Claim Numbers</u>	<u>Building Type</u>
State of Washington	6937	Capitol general administration building
	6938	Community college
	6939	University central building
	6940	University annex building
	6941	University theater building
	6942	University materials research building
	6943	University performing arts center
	6944	University laboratory spaces
Port of Seattle	9645	Airport terminal – main
	9646	Airport terminal – satellite
	9647	Airport terminal – satellite
Church of St. Helena	3512	Church
City of Barnesville	6936	Municipal building
Church of the Most Holy Redeemer	6933	Church
Fargo Housing Authority	3405	High rise apartment building

Catholic Diocese of Little Rock	3515	Diocese building
CHP Associates	2977	Office building
American Legion	3406	American Legion building

The Motley Rice LLC Claimants ("Claimants") hereby join in, adopt, and incorporate by reference the Objection of the State of Arizona to Debtors' Motion for a Scheduling Order Regarding Certain of the Debtors' Fifteenth Omnibus Objections to PD Claims (Substantive). As indicated above, Claimants have submitted claims for a wide variety of different types of buildings: university buildings, airports, office buildings, apartments, and church buildings. The only common issue of the claims of the particular claimants is the state in which the building at issue is located. Therefore, Claimants join with the State of Arizona in its Objection and request that the Court deny Debtors' Motion.

Mt. Pleasant, SC  
July 7, 2006

Respectfully submitted,

JASPAN SCHLESINGER HOFFMAN LLP

By: /s/ Laurie Polleck

Laurie Polleck, Esq. (No. 4300)  
913 N. Market Street, 12<sup>th</sup> Floor  
Wilmington, DE 19801  
Telephone: (302) 351-8000  
Facsimile: (302) 351-8010

and

MOTLEY RICE LLC

James M. Hughes, Esq.  
28 Bridgeside Blvd.  
P.O. Box 1792  
Mount Pleasant, SC 29465  
Telephone: (843) 216-9133  
Facsimile: (843) 216-9440  
E-mail: [jhughes@motleyrice.com](mailto:jhughes@motleyrice.com)

and

John J. Preefer, Esq.  
60 East 42<sup>nd</sup> Street, Suite 1201  
New York, New York 10165  
Telephone: (212) 490-9524  
Facsimile: (212) 682-3053

Co-Counsel for Motley Rice LLC Claimants